his maintenance and the balance, twenty cents (.20), the superintendent shall pay monthly to those dependent upon him for support, if there be any; otherwise it shall be paid to said patient upon his legal release. All such payments shall be made from the general support fund of the hospital in the same manner as other obligations. Providing, however, that no patient shall be entitled to remuneration under this act until he is in the hospital ninety consecutive days, and then only during such time as he conforms to the rules and regulations of the hospital.

SEC. 6. Acts in conflict repealed. All acts and parts of acts inconsistent herewith are repealed.

Approved April 17 A. D. 1913.

CHAPTER 185.

PAROLE OF PATIENTS IN CERTAIN STATE INSTITUTIONS.

S. F. 162.

AN ACT providing for the paroling of patients in the state hospital for inebriates and certain female patients from state hospitals for the insane, and for the return of patients who violate their paroles, and repealing the law as it appears in section twenty-three hundred ten-a nineteen (2310-a19) of the supplement to the code, 1907.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Repeal—conditions of parole—violation. That the law as it appears in section twenty-three hundred ten-a nineteen (2310-a19) of the supplement to the code, 1907, is hereby repealed and in lieu thereof is enacted the following:

Any patient whom the superintendent believes to be cured, or so much improved as to make his release on trial advisable may be paroled, conditioned on said patient's signing a written pledge agreeing to refrain from the use of all intoxicating liquors as a beverage, and from the use of morphine and cocaine or other narcotic drugs during the term of his commitment, and shall avoid frequenting places and the association of people tending to lead them [him] back to his old habits of inebriety. And said paroled patient must make written reports to the superintendent of said hospital at the beginning of each month on blanks to be furnished the clerks of the district and superior courts for that purpose, to the effect that he has not during the month past in any respect violated any of the terms and conditions of his parole, which reports must be investigated and approved by the clerk or judge of the court which committed him, or if he shall have removed from the county from which he was committed then by the clerk of the district court of the county in which he actually resides at the time the report is made, who may demand from said paroled patient satisfactory evidence as to the truth of the statement. If at any time a patient on parole shall fail to make said report, or shall fail in any respect to fulfill all of the conditions upon which said parole was granted, he may, without any further proceeding whatever and on the written order of the superintendent of said hospital be taken and returned to the hospital, there to be detained and treated as provided herein. Said patient so violating his parole may be returned by any peace officer, or by any officer or person whom the superintendent of the hospital may direct so to do, and

in every such case all of the expenses of such taking and return of such patient shall be paid out of any money in the state treasury not otherwise appropriated on voucher executed and approved as in other cases, unless otherwise paid. Provided, however, that the superintendent may parole patients into the care of reliable and responsible persons whom he may select, and in such cases the patient shall sign the written pledge, and monthly reports shall be made as in other cases, and it shall be lawful for the superintendent to take from the person into whose care such a patient is paroled an obligation in writing which shall specify the undertaking of the obligor and require him to pay all expenses which shall be incurred on account of the paroling of the patient and in returning him for a violation of his parole, and all the provisions of this act for returning a patient for a violation of his parole shall apply to patients paroled into the care of other persons. If the superintendent be satisfied in any case that it will impose an unnecessary hardship upon a paroled patient to secure the approval of the clerk of the district court to the monthly report he may waive such approval when the report is approved by some other public officer, to be designated by him.

- SEC. 2. Female patients. The provisions of this act shall apply to female patients who have been or shall be committed to a state hospital for the insane under the law as it appears in chaper two-a (2-a), title twelve (12) of the supplement to the code, 1907.
- SEC. 3. In effect. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa.

Approved April 11 A. D. 1913.

I hereby certify that the foregoing act was published in the Register and Leader and the Des Moines Capital April 14, 1913.

W. S. ALLEN, Secretary of State.

CHAPTER 186.

INSPECTION OF HOTELS, INNS AND LODGING HOUSES.

S. F. 407.

AN ACT to amend the law relating to the inspection of hotels, inns and lodging houses as the same appears in chapter one hundred sixty-eight (168) of the acts of the thirty-third general assembly.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Hotels defined. That the law as it appears in section one (1) of chapter one hundred sixty-eight (168) of the acts of the thirty-third general assembly, be and the same is hereby amended by striking from the fourth (4th) line of said section the word and figures "ten (10)" and by inserting in lieu thereof the word and figures "four (4)".
- Sec. 2. Hotels to be kept clean and sanitary. That the law as it appears in section six (6) of chapter one hundred sixty-eight (168) of the acts of the thirty-third general assembly, be and the same is hereby amended by adding thereto at the end thereof the following: